

EXHIBIT 24

IN THE CIRCUIT COURT FOR PRINCE GEORGE'S COUNTY, MARYLAND

MONIQUE RUSSELL, <i>et al.</i>	*	
<i>Plaintiff(s)</i>	*	
v.	*	CAL17-22761
DIMENSIONS HEALTH CORP., <i>et al.</i>	*	
<i>Defendant(s)</i>	*	

CHRISTINA DEWS, <i>et al.</i>	*	
<i>Plaintiff(s)</i>	*	
v.	*	CAL17-37091
DIMENSIONS HEALTH CORP., <i>et al.</i>	*	
<i>Defendant(s)</i>	*	

MONIQUE RUSSELL, <i>et al.</i>	*	
<i>Plaintiff(s)</i>	*	
v.	*	CAL18-07863
DIMENSIONS HEALTH CORP., <i>et al.</i>	*	
<i>Defendant(s)</i>	*	
.....		

STIPULATION OF DISMISSAL WITHOUT PREJUDICE

Plaintiffs, Monique Russell, Jasmine Riggins, Christina Dews, Desire Evans, Elsa Powell, Latisa Gaymon, and Naquirah Holmes and the Defendants Dimensions Healthcare System, d/b/a Dimensions Health Corporation and Dimensions Health Corporation d/b/a Prince George's Hospital Center, stipulate to the dismissal without prejudice of the above-referenced matter.

The parties further agree and stipulate that the filing of Case Nos. CAL 17-22761 CAL 18-07863 and CAL 17-37091, the earliest of which was filed on September 7, 2017, had the effect of tolling any applicable statutes of limitations, statutes of repose, or other time based defenses on behalf of patients of Oluwafemi Charles Igberase a/k/a Charles Akoda during the pendency of this litigation as to claims arising out of the Defendants' credentialing, supervising, retaining and employment of Oluwafemi Charles Igberase a/k/a Charles Akoda and those claims set forth in the Plaintiffs' Class Action Complaints. The parties further agree that the tolling of such statutes of limitations, statutes of repose or other time based defenses shall end with the filing of this dismissal

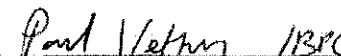
as to all putative or absent class members except those individuals specifically identified by separate agreement.

As a result, this dismissal without prejudice will not prejudice putative or absent class members, as these individuals maintain the ability to file claims/lawsuits to the extent that their statute of limitations had not yet expired as of September 7, 2017 and that they make any such filing prior to the time that their claims would be barred with addition of the period of tolling between September 7, 2017 and the date of this dismissal.

Respectfully submitted,



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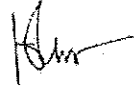
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Attorney for the Defendants

CERTIFICATE OF SERVICE

THIS IS TO CERTIFY that on this 3rd day of September, 2019, a copy of the foregoing Stipulation of Dismissal Without Prejudice was mailed to Natalie Magdeburger, Esquire, Pessin Katz Law, P.A., 901 Dulaney Valley Road, Suite 400, Towson, Maryland 21204.



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